IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF DELAWARE

| AMERICAN CRUISE LINES, INC., |) |
|---|--|
| Plaintiff, |) |
| v. |) C.A. No. 13-324 (RGA) |
| HMS AMERICAN QUEEN STEAMBOAT COMPANY LLC, and AMERICAN QUEEN STEAMBOAT OPERATING COMPANY, LLC, Defendants. |))))) |
| ***** | ***** |
| Jury V | Verdict |
| | e of the evidence that HMS's use of the brand AT COMPANY infringes ACL's AMERICAN No |
| If you answered "yes" to Question 1, the | en proceed to Question 2. |
| If you answered "no" to Question 1, th | en you have found for HMS on ACL's claim for N CRUISE LINES marks. Proceed to Question 4. |
| ACL's DA | AMAGES CLAIM |
| 2. State the amount of HMS's profits (if any HMS for HMS's infringement of ACL's b | y) you believe ACL is entitled to recover from orand name. |
| \$ | |
| Proceed to Question 3. | |

| 3. | • | olished by a preponderance of the evidence that HMS's f the brand name AMERICAN QUEEN STEAMBOAT |
|----|--|---|
| | Yes | No |
| | Proceed to Question 4. | |
| | ACL's I | NFRINGEMENT CLAIM #2 |
| 4. | Has ACL established by a pro- legally protectable family of "Ar | eponderance of the evidence that it owns a valid and merican" trademarks? |
| | Yes | No |
| | If you answered "yes" to Que. | stion 4, proceed to Question 5. |
| | If you answered "no" to Qu trademark infringement claim | estion 4, then you have found for HMS on ACL's family . Proceed to Question 8. |
| 5. | | preponderance of the evidence that HMS's fleet of inges ACL's family of "American" trademarks? |
| | Yes | No |
| | If you answered "yes" to Que | stion 5, proceed to Question 6. |
| | If you answered "no" to Qu trademark infringement claim | sestion 5, then you have found for HMS on ACL's family . Proceed to Question 8. |
| | <u>AC</u> | CL's DAMAGES CLAIM |
| 6. | | ofits (if any) you believe ACL is entitled to recover from of ACL's "American" family of marks. |
| | \$ | |
| | Proceed to Question 7. | |

| 7. | Do you find that ACL has established infringement based on HMS's fleet of | | |
|----|---|----------------------|---------------------------|
| | Yes | No _ | |
| | Proceed to Question 8. | | |
| | HMS's INFI | RINGEMENT CL | AIM |
| 8. | Has HMS established by a prepondenames and marks AMERICAN EAAMERICAN HARMONY or AMEMARK? | GLE, AMERICA | N PRIDE, AMERICAN SONG |
| | (a) AMERICAN EAGLE | Yes | No |
| | (b) AMERICAN PRIDE | Yes | No |
| | (c) AMERICAN SONG | Yes | No |
| | (d) AMERICAN HARMONY | Yes | No |
| | (e) AMERICA | Yes | No |
| | If you answered "yes" to any subpo | art, proceed to Ques | tions 9 and 10. |
| | If you answered "no" to every subpinfringement of its registered AME instruction at the end of this form. | | • |
| | ACL's AFFI | RMATIVE DEFE | <u>NSES</u> |
| 9. | Has ACL established by clear and c trademarks were abandoned? | onvincing evidenc | e that the AMERICAN QUEEN |
| | Yes | No _ | |
| | Proceed to Question 10. | | |

| | Yes | No _ | |
|-------------|--|-----------------------|---|
| If you an | swered "yes" to either Qu | estion 9 or 10, proce | eed to Question 11. |
| If you an | swered "no" to both Quest | tions 9 and 10, proc | eed to Question 13. |
| | stablished by a preponder ectable unregistered (com | | ce that it owns a valid and CAN QUEEN mark? |
| | Yes | No _ | |
| If you an | swered "yes" to Question | 11, proceed to Ques | etion 12. |
| infringer | | ommon law) AMERI | ound for ACL on HMS's claim for CAN QUEEN trademark. Proceed |
| names AMI | ERICAN EAGLE, AMER Y or AMERICA infringe | RICAN PRIDE, A | nce that ACL's use of the vessel MERICAN SONG, AMERICAN red (common law) AMERICAN |
| (a) A | AMERICAN EAGLE | Yes | No |
| (4) | | | |
| , , | AMERICAN PRIDE | Yes | No |
| (b) A | AMERICAN PRIDE | Yes | |
| (b) A (c) A | | | No |

If you answered "yes" to any subpart, proceed to Question 13.

If you answered "no" to every subpart, then you have found for ACL on HMS's claim for infringement of its unregistered (common law) AMERICAN QUEEN trademark. Proceed to the "STOP" instruction at the end of this form.

HMS's DAMAGES CLAIM

| 13. If you found that ACL's vessel names and marks AMERICAN EAGLE, AM | ERICAN |
|---|------------|
| PRIDE, or AMERICA infringe HMS's AMERICAN QUEEN mark in Quest | ion 8 or |
| Question 12, state the amount of ACL's profits (if any) you believe HMS is en | ititled to |
| recover. Do not respond for any vessel which you found did not infringe. | |

| (a) AMERICAN EAGLE | \$ |
|--------------------|----|
| (b) AMERICAN PRIDE | \$ |
| (c) AMERICA | \$ |

Proceed to Question 14.

14. If you found that ACL's vessel names and marks AMERICAN EAGLE, AMERICAN PRIDE, or AMERICA infringe HMS's AMERICAN QUEEN mark in Question 8 or Question 12, do you find that HMS has established by a preponderance of the evidence that ACL's infringement was willful? Do not respond for any vessel which you found did not infringe.

| (a) AMERICAN EAGLE | Yes | No |
|--------------------|-----|----|
| (b) AMERICAN PRIDE | Yes | No |
| (c) AMERICA | Yes | No |

STOP: SIGN THE FORM AND ADVISE THE MARSHAL THAT YOU HAVE REACHED A VERDICT.

| FOREPERSON | |
|------------|--|
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| | |
| | |